

**UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY**

UNITED STATES OF AMERICA	:	Hon. William H. Walls
v.	:	Crim. No. 18-379 (CLW)
GERMAINE H. KING and	:	<u>Order of Continuance</u>
DANIEL K. DXRAMS,	:	
a/k/a "Daniel Kusi,"	:	
a/k/a "Danny D. Dxrams,"	:	
a/k/a "Randy N. Amoateng	:	

This matter having come before the Court on the joint application of the United States, by Craig Carpenito, United States Attorney for the District of New Jersey (Anthony Moscato and Lakshmi Srinivasan Herman, Assistant United States Attorneys, appearing), and defendant Germaine H. King (Germaine H. King appearing by *pro se* representation), and Daniel K. Dxrams (Michael A. Orozco, Esq., appearing), for an order granting a continuance of the proceedings in the above-captioned matter in order to allow the parties to fully prepare for trial following the final pretrial conference; and Defendant King and Defendant Dxrams both being aware that they otherwise have the right to have this matter brought to trial within 70 days of the date of their appearance before a judicial officer of this court pursuant to 18 U.S.C. § 3161(c)(1), not including time that has been excluded from computation pursuant to the Speedy Trial Act of 1974, 18 U.S.C. § 3161 *et seq.*; and Defendant King and Defendant Dxrams each having consented to such continuance and having waived such right, and for good cause shown,

IT IS THE FINDING OF THIS COURT that this action should be continued for the following reasons:

1. The evidence in this case is sufficiently extensive, and due to the nature of the prosecution, the parties require additional time to complete pretrial discovery, to file appropriate pretrial motions, and to otherwise prepare for trial.
2. The grant of a continuance will ensure that, taking into account the exercise of due diligence, counsel, including defense counsel, have sufficient time to complete these activities, including preparing for trial.
3. The defense requires additional time to review the discovery in this matter.

As a result of the foregoing, pursuant to 18 U.S.C. §§ 3161(h)(7)(A) and (h)(7)(B)(iv), the ends of justice served by granting the continuance outweigh the best interests of the public and Defendant King and Defendant Dxrams in a speedy trial.

IT IS, therefore, on this 26 day of March 2019,

- (1) ORDERED that this action be, and hereby is, continued until June 30, 2019; and it is further
- (2) ORDERED that the period from the date of this order through June 30, 2019 be and it hereby is excluded in computing time under the Speedy Trial Act of 1974, 18 U.S.C § 3161 *et seq.*



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HON. WILLIAM H. WALLS  
Senior United States District Judge

Consented and Agreed to by:



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Anthony Moscato  
Lakshmi Srinivasan Herman  
Assistant United States Attorneys



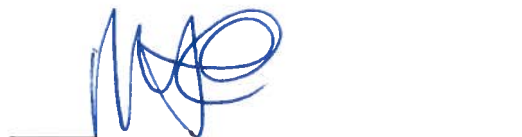
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Kenneth Kayser, Esq.  
Standby Counsel for Defendant King

*by: Germaine Howard:*

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Germaine H. King  
Defendant



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Michael A. Orozco, Esq.  
Counsel for Defendant Dxrams



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Daniel K. Dxrams  
Defendant